VERONICA ARECHEDERRA HALL Nevada Bar No. 5855 LEWIS BRISBOIS BISGAARD & SMITH LLP 6385 S. Rainbow Boulevard, Suite 600 3 Las Vegas, Nevada 89118 702.893.3383 FAX: 702.893.3789 5 Attorneys for Las Vegas Operations, LLC, d/b/a Life Care Center of Las Vegas 6 UNITED STATES DISTRICT COURT 7 8 DISTRICT OF NEVADA 9 GODFREY O. MERE, CASE NO. 2:17-cv-00698-JCM-NJK 10 Plaintiff. STIPULATION AND ORDER TO EXTEND 11 EXPERT DISCLOSURE DEADLINES 12 VS. (FIRST REQUEST) 13 LAS VEGAS OPERATIONS, LLC, d/b/a LIFE CARE CENTER OF LAS VEGAS, 14 Defendant. 15 16 17 Pursuant to LR 26-4, the parties, hereby stipulate and request this Court extend expert 18 disclosure deadlines in the above-captioned case twenty (21) days, up to and including September 19 21, 2017. In support of this Stipulation and Request, the parties state as follows: 20 1. On May 15, 2017, Plaintiff filed his Amended Complaint. 21 2. On June 5, 2017, Defendant filed its Answer to Plaintiff's Amended Complaint. 22 3. On June 14, 2017, the parties prepared and filed their Proposed Discovery Plan and 23 Scheduling Order. The current discovery cut-off date is October 30, 2017. 24 25 4. The parties exchanged initial disclosures pursuant to Rule 26(a)(1) on June 27, **26** 2017 and June 29, 2017. 27 5. The parties participated in an Early Neutral Evaluation ("ENE") on July 7, 21017.

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6. Defendant served written discovery requests on July 10, 2017. Plaintiff is in the process of responding to those requests.

- 7. Defendant has served *subpoenas duces tecum* and other requests for documents to third parties.
- 8. The parties are in settlement discussions, and are considering scheduling a mediation.

DISCOVERY REMAINING

- 1. Plaintiff will serve written discovery requests on Defendant.
- 2. Defendant will take the deposition of Plaintiff.
- 3. Plaintiff will take the deposition of Defendant's witnesses, including Defendant's former Director of Nursing, Lori Meadows.
- 4. The parties will evaluate whether to retain testifying experts, and, if so, there will be expert discovery.
- 5. The parties will take the depositions of any and all other witnesses garnered through discovery.

This Request for an extension of time is not sought for any improper purpose or other purpose of delay. Rather, it is sought by the parties solely for the purpose of allowing sufficient time to conduct discovery, and participate in alternative dispute resolution.

WHY REMAINING DISCOVERY HAS NOT BEEN COMPLETED

As stated above, the parties participated in an ENE on July 7, 2017. Although the matter did not resolve at the ENE, the parties have continued settlement discussions and are contemplating scheduling a mediation. As such, the parties would like to postpone expert discovery to focus resources on resolving the matter.

In light of these circumstances, the parties require additional time to complete discovery.

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Scheduled Event	Current Deadl	ine	Proposed Deadline
Expert Disclosures	August 31, 2012	7	September 21, 2017
Rebuttal Expert Disclosures	October 2, 2012	7	October 19, 2017
APPROVED AS TO	FORM AND CONT	ENT.	
DATED this <u>10th</u> day of Au	gust, 2017.	DATED th	is <u>10th</u> day of August, 201
LEWIS BRISBOIS BISGAARD & SMITH LLP		GUINNESS LAW OFFICES	
& SWITTI LLP			
By /s/ Veronica Arechede	rra Hall	/s/ Guin	ness Ohazuruike
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Attorneys for Defendan		racsilline.	(702) 920-0112
•		Attorneys for Plaintiff	
	ORI	DER	
			
IT IS SO ORDERED:			
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August 10, 2017	UNITED	STATES MAG	ISTRATE JUDGE
DATED:		\mathcal{O}	

LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW 28

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